State of Alabama Unified Judicial System JU-37 Sample (Front) 10/11

## PERMANENCY HEARING ORDER

[RETURN HOME ON A SPECIFIC DATE]

Case Number

IN THE JUVENILE COURT OF				COUNTY, ALABAMA		
				(Name of County)		
ln	the N	latter of				a child
	Child	l:		Date of Birth:		
	On (date), a permanency hearing was held by the above court.					
	APPEARANCES					
	Note: Check which parties and/or attorneys and/or others were present at the hearing:					
		Mother		Guardian ad litem	-	
		Father			Resources (Department) Caseworke	er
		*Child		Department Attorney		
		Mother's Atto			andmother Grandfather	
		Father's Attor		**Maternal Other Relatives	s:(sp	ecify)
		**Maternal	Grandmother	**Paternal Other Relatives	s: (sp	pecify)
		***************************************	Grandfather		(SI	pecify)
		**Others (specif	ty):			
ŧ	Federal law and state law [(Ala. Code 1975, §12-15-315(a)] require age-appropriate consultation with the child at each permanency hearing regarding the permanency plan and/or any transition plan to independent living. I have ensured this consultation with the child was given.					
**	If one or more of these persons is not present, I have ensured that they have received notice of this hearing.					nearing.
	THE COURT FINDS THAT [CHECK WHICH BOXES ARE APPLICABLE]:					
	<ol> <li>Efforts were made by the Department, following the placement of the above-named child into foster care, to finalize the existing permanency plan of for the a named child and such efforts werewere not reasonable as follows:</li> </ol>					
		parties, and/or aft child, I incorporate After reviewing th parties, and/or aft	the attached written court report dated, p, and based on the testimony of the after obtaining input from the foster parents, preadoptive parents, or relative caregivers of the rate into this Order the Department's description of its efforts to reunify the family; the attached written court report dated, p, and based on the testimony of the after obtaining input from the foster parents, preadoptive parents, or relative caregivers of the Department's description of its efforts to reunify the family, as follows:			f the of the
	2.	2. The conditions or circumstances leading to the removal of the child have been corrected and it is now safe to return the child home because:		afe to		
		testimony of the p is now safe; After reviewing th	earties, I incorporate e attached Departme	into this Order the Department's ent's written court report dated _	, p, and based on s explanation why the child's return, p, and based on ne child's returning home is now sa	ing home the
	3.	Recent visitation I the child is to be r	petween the child ar returned] demonstra	nd tes the safety and appropriatene	[name of the parent ess of the child's return home, as fo	t to whom ollows:
		testimony of the p effect on the child its recommendation After reviewing the testimony of the p	parties, I incorporate in corporate in corporate in conthat the child is to be attached Departmenties, I modify the corporation of the corporation in corporate in corporat	ate into this Order the Department of this Order the Department's of be returned home; ent's written court report dated _ ne Department's description of re	, p, and based on ent's description of recent visitation explanation why recent visitation s, p, and based on ecent visitation and its effect on the sits recommendation that the child in the commendation of the sits recommendation in the sits recommendation that the child in th	and its upports the child; or

JU-37 Sample (Back)

10/11

## PERMANENCY HEARING ORDER [RETURN HOME ON A SPECIFIC DATE]

Case Number

4.	If the child is 14 years of age or older, as long as the Department continues supervision, the following services are needed to assist the child in making the transition to successful adulthood, as follows (Note: If the child is less than 14 years of age or if independent living services are provided, leave this space blank):					
	After reviewing the attached Department's written report dated, p, and based on the testimony of the parties, and after consulting with the child, in an age-appropriate manner, regarding the transition plan to independent living, I incorporate into this Order the Department's statement about the services the child needs to make the transition to successful adulthood;					
	After reviewing the attached Department's written report dated, p, and based on the testimony of the parties, and after consulting with the child, in an age-appropriate manner, regarding the transition plan to independent living, I modify the Department's statement about the services the child needs to make the transition to successful adulthood, as follows:					
TUE	COURT HEREBY ORDERS THAT ICHECK WHICH BOYES ARE ARRIVED BY					
IIIE	COURT HEREBY ORDERS THAT [CHECK WHICH BOXES ARE APPLICABLE]:					
1.	The child shall be returned to the physical and legal custody of					
2.	The Department shall implement the following plan, including a plan of supervision and support, to ensure the safe and nondisruptive return of the child to [name of the parent].					
	: The court-approved plan might incorporate into this Order or modify the Department's proposed plan with hments and references to date and page number.					
	The next hearing in this case shall be a review hearing and shall take place at [a.m.] [p.m.] on (date) in (location of hearing).					
SIGN	NED this					
SiGi	Date Judge					
Ala	. Code 1975, §§12-15-312 and 12-15-315					